IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

POTTER VOICE TECHNOLOGIES, LLC,

Plaintiff,

V.

APPLE INC., et al.,

Defendants,

No. C 13-1710 CW

ORDER LIFTING
STAY, VACATING
TRIAL DATE AND
DIRECTING PARTIES
TO MEET AND CONFER
REGARDING CASE
SCHEDULING

On June 2, 2014, the Court granted the parties' second joint motion to stay this case until the District of Colorado issues an order on claim construction in the related case, <u>Potter Voice</u>

<u>Technologies LLC v. Apple Inc.</u>, D. Co. Case No. 12-1096. The

Court further ordered that the January 5, 2015 trial date would remain on calendar. On November 6, 2014, the Court directed the parties to submit a status report, including updated proposed dates.

The parties have filed a status report indicating that the Colorado court has not yet issued an order on claim construction and that there are pending motions to lift the stay of discovery and to set a case management conference in the Colorado action. The parties request that this Court continue the stay in this case until January 9, 2015 to permit the Colorado court to address the pending motions. The Court will not continue the stay in this case. The Court hereby lifts the stay, vacates the January 5, 2015 trial date and directs the parties to meet and confer regarding a schedule to move this case forward. If the parties are unable to file a stipulated schedule by December 10, 2014,

Case 4:13-cv-01710-CW Document 395 Filed 11/21/14 Page 2 of 2

they shall instead file a joint case management statement on that date, outlining their proposed schedules and any areas of disagreement and appear for a case management conference at the time of the previously scheduled pretrial conference, December 17, 2014 at 2:00 PM.

IT IS SO ORDERED.

Dated: November 21, 2014

CLAUDIA WILKEN

United States District Judge